

AFFIDAVIT OF PUBLICATION

YELLOW CORPORATION

I Charlotte Young, of the City of Toronto, in the Province of Ontario, AFFIRM THAT:

1. I am employed by The Globe and Mail Inc. and my current job title is Advertising Service Representative
2. The Globe and Mail is a media organization with its head office in Toronto, Ontario. The Globe and Mail publishes and distributes a print edition newspaper from Monday to Saturday which is simultaneously printed in the cities of Montreal, Toronto, Estevan, Calgary, and Vancouver, and is generally distributed and circulated in the Provinces of Quebec, Ontario, Manitoba, Alberta and British Columbia.
3. The advertisement attached to my affidavit as Exhibit "A" is a true and correct copy and was published in the form attached to my affidavit in print editions of The Globe and Mail newspaper published on the following date(s): Sept 26th, 2025



Charlotte Young

Affirmed before me at the City of Toronto, in the Province of Ontario on Sept 26th, 2025



Fatima Brito Wilson,
A Commissioner, etc., Province of Ontario
For The Globe and Mail Newspaper
Expires October 5, 2025.

This is Exhibit "A" to the
Affidavit of Charlotte Young, affirmed before me
in the City of Toronto, in the Province of Ontario,
on Sept 26th, 2025

Fatima B. Wilson

Fatima Brito Wilson,
a Commissioner, etc., Province of Ontario
For The Globe and Mail Newspaper
Expires October 5, 2025.

Document, the filing of the Chapter 11 Cases, the commencement of the Canadian Recognition Proceedings, the pursuit of Confirmation, the pursuit of the Third-Party Sale Transactions, the pursuit of Consummation, the administration and implementation of the Plan or the distribution of property under the Plan, or any other

notwithstanding anything to the contrary in the foregoing, the escalation set forth above does not escalate any obligations arising on or after the Effective Date.

[illegible]

or entities, solely with respect to any Claims, Inventions or Causes of Action that will be or are treated by the PTO: (a) commencing or continuing in any manner any Claims, action, or other proceeding of any kind; (b) enforcing, attaching, collecting, or recovering by any manner or means of any judgment, award, decree, or order; (c) creating, perfecting or enforcing any security interest of any kind; (d) asserting any right of setoff

subrogation, or recognition of any claim against any obligation due from such Entities or against the property of such Entities and/or such holder's due filed a motion requesting the right to perform such written or before the Effective Date, and without standing in indication of a Claim or Interest or otherwise that such holder asserts, has, or intends to preserve any right of setoff pursuant to applicable law or otherwise, and (e)

on account of or in connection with or with respect to any such Claims, interests, or

Causes of Action released or certified pursuant to the Plan. All Persons or Entities who directly or indirectly have held, hold, may hold, or seek to assert Claims or Causes of

action that (a) have been released in the Plan to the Released Claims and (b) that are subject to escrow in the "Escrowed Claims", shall be enjoined from (i) commencing or continuing to prosecute any claim or other proceeding of any kind on account of or in connection with or with respect to the Released Claims and Escrowed Claims, (ii) enforcing, attaching, collecting or recovering by any manner or means any judgment, award, decree or order on account of or in connection with or with respect to the Released Claims and Escrowed Claims, (iii) creating, perfecting, or enforcing any combination of any kind on account of or in connection with or with respect to the Released Claims and Escrowed Claims, (iv) asserting any right of subrogation or

account either in connection with or with respect to the Released Claims and Excluded Claims, except to the extent that a permissible right of indemnification is asserted with respect to a third party held liable for claims for (i) or commencing or continuing any action or any action or claim proceeding on account of or in connection with or with respect to the Released Claims and Excluded Claims; provided, however, that the foregoing limitation shall have no effect on the liability of any person or entity that releases from any act or omission solely on or arising out of gross negligence, fraud or willful misconduct. Notwithstanding anything to the contrary in the Plan, the Plan Supplement, or the Confidential Order, the automatic stay pursuant to section 542 of the Bankruptcy Code shall remain in full force and effect with respect to the Order and any property

the foregoing shall not prevent any party from pursuing a claim consistent with the ADR Procedures Order. Notwithstanding anything to the contrary in the foregoing, the requests set forth above does not enjoin the enforcement of any obligations arising

Upon entry of the Confirmation Order, all Holders of Claims and Interests and their respective current and former employees, agents, officers, directors, managers, principals, and direct and indirect Affiliates, in their capacities as such, shall be enjoined from taking any action to interfere with the implementation or consummation of the Plan. Each Holder of an Allowed Claim or Allowed Interest

by accepting, or being eligible to accept, distribution on account of such claim or interest, as applicable, pursuant to the Plan shall be deemed to have consented to the following provisions for the Plan:

ADDITIONAL INFORMATION

Obtaining Solicitation Materials. The materials in the Solicitation Package are intended to be self-sufficient. If you desire have any questions or if you would like to obtain additional solicitation materials, your copies of solicitation materials, please contact the Plan Administrator, at the following address: Plan Administrator, 10000 International Blvd., Suite 1000, Dallas, TX 75243, or by calling the Plan Administrator at (214) 593-1134. Alternatively, by writing to John Brown, Director, at c/o, the Ball-Belt Postmaster, 100000 International Boulevard, Suite 1000, or by emailing JohnBrown@pensioninvestmentsolutions.com and referencing "Wilson" as the subject line. You may also obtain copies of any fundings. See the Section 1(c) Guidelines for the Plan Administrator for more information regarding the Plan. By accepting the Plan Administrator's solicitation materials, you agree to the following:

It must be advised that the Claims and Voluntary Rights in authorized to obtain quantities sold, and provide additional copies of solicitation materials, but may not allow you to withdraw your consent or to accept the Plan.

By accepting the Plan Administrator's solicitation materials, you agree to the following:

Supplement (as defined in the Plan) on or prior to **October 22, 2021**, and will serve notice[illegible]

More robots work in China than rest of the world combined

The government has used public capital, policy directives to spur Chinese companies to become leaders in robotics

MEAGHAN TOBIN
KEITH BRADSHIR

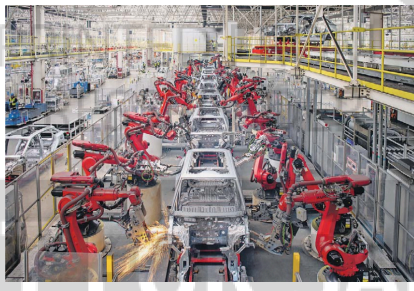
China is making and installing factory robots at a far greater pace than any other country, with the United States a distant third, further strengthening China's already dominant global role in manufacturing.

There were more than two million robots working in Chinese factories last year, according to a report released Thursday by the International Federation of Robotics, a non-profit trade group for makers of industrial robots. Factories in China installed nearly 300,000 new robots last year, more than the rest of the world combined, the report found. American factories installed 34,000.

While Chinese factories have been using more robots, they have also gotten better at making them. The government has used public capital and policy directives to spur Chinese companies to become leaders in robotics and other advanced technologies such as semiconductors and artificial intelligence.

Worldwide, robots and artificial intelligence are playing an increasingly prominent and disruptive role in manufacturing. Factory robots range from machines that weld car parts together to machines that lift boxes onto conveyor belts. As technology helps factories become more efficient, some are making do with fewer workers and altering the roles of others.

Over the past decade, China has embarked on a broad campaign to use more robots in its factories, become a major maker of robots and combine the industry with advances in artificial intelligence.



Robotic arms assemble cars in the production line for Leapmotor's electric vehicles at a factory in Jinhu, China, in 2023. CHINA DAILY VIA REUTERS

Chinese companies have benefited from a national push that mirrors how the country's electric vehicle and AI industries have grown, said Lian Jie Su, a chief analyst at Omnicore, a tech research firm.

"This is not a coincidence," Mr. Su said. "It has taken many years of investment by Chinese companies."

Worldwide, robots for factory automation have been a key part of achieving its position as the world's manufacturing powerhouse. Factories in China have installed more than 550,000 robots each year since 2017. At the same time, manufacturing output ballooned. By the start of this year, factories in China were making nearly one-third of all manufactured goods worldwide, more than the United States, Germany, Japan, South Korea and Britain combined.

Robot installations fell last year, compared with the year before, in all four of

the next largest factory robot-using countries: Japan, the United States, South Korea and Germany. Japan installed 44,000.

In 2023, Beijing made it a top priority for China to become globally competitive in robotics as part of its Made in China 2025 campaign to import fewer advanced manufactured goods.

Industries received almost unlimited access to loans from state-controlled banks at low interest rates as well as help in buying foreign competitors, direct investments of government money and other assistance. And in 2023, the government issued a detailed national strategy for expanded deployment of robots.

"You can see how well that strategy worked out: Without a strategy, a country is always at a disadvantage," said Susanne Bieller, the general secretary of the robot's federation.



China's share of the world's robots

manufacturing rose last year to one-third of the global supply, up from a quarter in 2023, according to the federation. Japan, the previous leader, dropped to 29 per cent of the world market from 38 per cent the year before.

Until last year, China installed more imported robots in its factories than domestically made ones. But last year, nearly three-fifths of the robots installed in China were also made in the country.

Over all, China has five times as many robots working in its factories as the United States.

The federation's data do not include humanoid robots, the two-legged machines that remain largely in experimental stages. But the government support has led to a boom in startups making humanoid robots and an ecosystem of companies that make specialized components for robots, such as motorized joints.

The humanoid robot startup Unitree Robotics, based in the tech hot spot of Hangzhou, said earlier this month that it planned to go public by the end of the year. Unitree's latest basic humanoid robots are priced at about US\$8,000 in China, a fraction of the price of robots made by the robot maker Boston Dynamics, a leading American player in the industry.

NEW YORK TIMES NEWS SERVICE

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LEGALS

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE
In re: Chapter 11
TELECOM CORPORATION, et al.
Debtor(s).

NOTICE OF HEARING TO CONSIDER CONFIRMATION OF THE FOURTH AMENDED JOINT CHAPTER 11 PLAN AND RELATED NOTICES AND DISCLOSURE MATERIALS

PLEASE TAKE NOTICE that on September 23, 2025, the United States Bankruptcy Court for the District of Delaware (the "Court") will hold a hearing at 10:00 a.m. Eastern Standard Time ("EST") at the Court's Office of the Clerk, 1000 Market Street, Suite 1200, Wilmington, Delaware 19801, to consider the confirmation of the Fourth Amended Joint Chapter 11 Plan and Related Notices and Disclosure Materials (the "Plan") filed by the Debtors on September 23, 2025, and the related matters.

PLEASE TAKE NOTICE that the Plan is a reorganization plan for the Debtors, and the Plan is subject to the provisions of the United States Bankruptcy Code, Chapter 11, and the Delaware Bankruptcy Code, Chapter 11.

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Amazon reaches \$2.5-billion settlement with FTC

SALLY HO SEATTLE

Amazon.com Inc. has reached a historic US\$2.5-billion settlement with the U.S. Federal Trade Commission (FTC), which said the on-line retail giant tricked customers into signing up for its Prime membership and then tried to force them to cancel after doing so.

The Seattle company will pay US\$1-billion in civil penalties – the largest fine in the agency's history – and US\$1.5 billion will be paid back to consumers who were unintentionally enrolled in Prime, or were deterred from cancelling the agency said Thursday.

The surprise settlement comes just days after the trial began in U.S. District Court in Seattle this week. At the heart of the case is the Restore Online Shoppers' Confidence Act, a 2010 law designed to ensure that people know what they're being charged for on-line.

FTC officials said Amazon had its back against the wall and the consumer refund amount exceeded even the agency's expert projections.

"I think it just took a few days for them to see that they were going to lose. And they came to us and they paid out," Chris Mufarige, director of the Bureau of Consumer Protection, said on the settlement negotiations.

Amazon, however, said it was confident it would win the case, but that it chose to resolve it quickly instead of going through potentially years of trial and appeals. The company admitted no wrongdoing in the case.

Amazon and its executives have always followed the law and this settlement allows us to move forward and focus on innovating for customers," spokesperson Mark Hiden said in a statement. "We work incredibly hard to make it clear and simple for customers to both sign up or cancel their Prime membership, and to offer a substantial value for our many millions of loyal Prime members around the world."

Certain Prime members who are eligible for automatic refunds of up to US\$54 include those who may have signed up for a membership via the company's "single page checkout," among other links, between June 23, 2019, to June 23, 2025.

Amazon is also on the hook to step up a claims process for more than 30 million customers who may have been affected by other issues at the heart of the FTC case, including its cancellation process.

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